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APPLICATION NO.	FILI	NG DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/755,008	01/	/05/2001	Jeffrey D. Birdsley	AMDA.469PA	4595
7	7590	11/02/2004		EXAMINER	
Crawford PLLC				WILLE, DOUGLAS A	
Suite 390 1270 Northland Drive				ART UNIT PAPER NUMBER	
St. Paul, MN				2814	
				DATE MAILED: 11/02/2004	

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)	
Office Andrew Commence	09/755,008	BIRDSLEY ET AL.	;
Office Action Summary	Examiner	Art Unit	
	Douglas A Wille	2814	
The MAILING DATE of this communication app Period for Reply	ears on the cover sheet with the c	orrespondence address	•
A SHORTENED STATUTORY PERIOD FOR REPLY THE MAILING DATE OF THIS COMMUNICATION.  - Extensions of time may be available under the provisions of 37 CFR 1.13 after SIX (6) MONTHS from the mailing date of this communication.  - If the period for reply specified above is less than thirty (30) days, a reply if NO period for reply is specified above, the maximum statutory period versions of the period for reply within the set or extended period for reply will, by statute any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	36(a). In no event, however, may a reply be ting within the statutory minimum of thirty (30) day will apply and will expire SIX (6) MONTHS from a cause the application to become ABANDONE	nely filed s will be considered timely. the mailing date of this communication. D (35 U.S.C. § 133).	í
Status			
1) Responsive to communication(s) filed on 28 S	eptember 2004.		
,	action is non-final.	T.	
3) Since this application is in condition for alloward	nce except for formal matters, pro	osecution as to the merits is	7
closed in accordance with the practice under E	Ex parte Quayle, 1935 C.D. 11, 4	53 O.G. 213.	
Disposition of Claims			
4)⊠ Claim(s) <u>12-20</u> is/are pending in the application	n		
4a) Of the above claim(s) is/are withdraw			
5) Claim(s) is/are allowed.			
6)⊠ Claim(s) <u>12-20</u> is/are rejected.			7
7) Claim(s) is/are objected to.			
8) Claim(s) are subject to restriction and/o	r election requirement.		
Application Papers			
9) The specification is objected to by the Examine	er.		
10)☐ The drawing(s) filed on is/are: a)☐ acc	epted or b) objected to by the	Examiner.	
Applicant may not request that any objection to the			;
Replacement drawing sheet(s) including the correct 11) The oath or declaration is objected to by the Ex	tion is required if the drawing(s) is ob xaminer. Note the attached Office	e Action or form PTO-152.	
Priority under 35 U.S.C. § 119			
12) Acknowledgment is made of a claim for foreigr	n priority under 35 U.S.C. § 119(a	a)-(d) or (f).	
a) ☐ All b) ☐ Some * c) ☐ None of:			
1. Certified copies of the priority document		tion No	7
<ul><li>2. Certified copies of the priority document</li><li>3. Copies of the certified copies of the priority</li></ul>			
<ol> <li>Copies of the certified copies of the pricapplication from the International Burea</li> </ol>		Co III tiiis Mational Olago	
* See the attached detailed Office action for a list		ed.	
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,			
Attachment(s)			
1) Notice of References Cited (PTO-892)	4) Interview Summar		. ,
<ul> <li>2)  Notice of Draftsperson's Patent Drawing Review (PTO-948)</li> <li>3)  Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08)</li> </ul>	Paper No(s)/Mail D  5) Notice of Informal	Patent Application (PTO-152)	
Paper No(s)/Mail Date	6) Other:		
S. Patent and Trademark Office			

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#### **DETAILED ACTION**

### Withdrawal of Finality

1. Finality of the prior Office Action is withdrawn and prosecution is reopened.

#### Claim Rejections - 35 USC § 112

- 2. The following is a quotation of the second paragraph of 35 U.S.C. 112:
  - The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter which the applicant regards as his invention.
- 3. Claims 12 20 are rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention.
- 4. Claims 12 and 13 refer to modulation being adapted to inhibit optical beam intrusion upon the integrated circuit. This is not understood. Does this mean that modulation prevents the optical beam from reaching the circuit or does this mean that the optical beam is of sufficiently short duration that the optical signal is not detected by the circuit. If the former, the device would not be functional. If the latter, it is noted that carriers created by optical means will still be available for electrical interaction with the circuit. The specification provides no clarification on this point. Correction or explanation is required.

## Claim Rejections - 35 USC § 103

- 5. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
  - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

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- 6. Claims 12 16, 18 and 19 are rejected under 35 U.S.C. 103(a) as being unpatentable over Paniccia et al. in view of Kikuchi.
- With respect to claim 12, Paniccia et al. show (see Figure 4 and column 4 et seq.) a means for directing a mode locked laser beam on to a substrate 405 using a lens 411 and a means for obtaining a reflected optical signal from the substrate but do not specify that the substrate is SOI. Kikuchi shows a means for evaluating an SOI substrate using optical techniques (see cover Figure and column 2, line 51 et seq.). Since Kikuchi shows that optical techniques can be used to evaluate an SOI substrate, it would be obvious to use the Paniccia et al. technique for SOI substrates since both the SOI and the usual substrates contain circuits.
- 8. With respect to claim 13, Paniccia et al. show (see Figure 4 and column 4 et seq.) an optical beam arrangement 407, 409, 411 for directing a mode locked laser beam on to a substrate 405 and a detection arrangement 411, 409, 417 to detect a reflected optical signal from the substrate but do not specify that the substrate is SOI. Kikuchi shows a means for evaluating an SOI substrate using optical techniques (see cover Figure and column 2, line 51 et seq.). Since Kikuchi shows that optical techniques can be used to evaluate and SOI substrate, it would be obvious to use the Paniccia et al. technique for SOI substrates since both the SOI and the usual substrates contain circuits.
- 9. With respect to claim 14, the laser 407 is a mode locked laser operating at 1.06 microns (column 5, line 42).
- 10. With respect to claim 15, mode locked lasers generally produce pulses in the picosecond range and it would be obvious to use any pulse length needed for circuit analysis. There is no evidence that the pulse length is critical and where general conditions of a claim are disclosed in

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the prior art it is not inventive to discover the optimum or workable ranges by routine experimentation. In re Aller, 220 F.2d 454, 456, 105YSPQ 233, 235 (CCPA 1955).

- 11. With respect to claim 16, Paniccia et al. show the use of a bias applied to the device (column 6, line 38) which inherently includes a testing device to operate the circuit element.
- 12. With respect to claim 18, Paniccia et al. show the use of a visual output (see Figure 5).
- 13. With respect to claim 19, Paniccia et al. show a printer output (see Figure 5).
- 14. Claims 17 and 20 are rejected under 35 U.S.C. 103(a) as being unpatentable over Paniccia et al. in view of Kikuchi and further in view of Dickol et al.
- 15. With respect to claim 17, Paniccia et al. and Kikuchi show device testing but do not specify how the testing is controlled. Dickol et al. show that testing can be performed under computer control (see Figure 3 and column 7, line 14). It would be obvious to use the computer control shown by Dickol et al. in the Panicia et al., Kikuchi testing to provide details not shown.
- With respect to claim 20, Dickol et al. show that waveform analysis can be performed if required and it would be obvious to use this analysis to supplement the testing.

#### Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Douglas A Wille whose telephone number is (571) 272-1721. The examiner can normally be reached on M-F (6:15-2:45).

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Wael Fahmy can be reached on (571) 272-1705. The fax phone number for the organization where this application or proceeding is assigned is (703) 872-9306.

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Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is (703) 308-0956.

Douglas A. Wille Primary Examiner

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